

**ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ALCOHOLIC BEVERAGE CONTROL BOARD**

NOTICE OF FIFTH EMERGENCY RULEMAKING

The Alcoholic Beverage Control Board (Board), pursuant to the authority set forth in the Omnibus Alcoholic Beverage Amendment Act of 2004, effective September 30, 2004 (D.C. Law 15-187; D.C. Official Code § 25-211(c) (2012 Repl. & 2019 Supp.), and Mayor’s Order 2001-96, dated June 28, 2001, as amended by Mayor’s Order 2001-102, dated July 23, 2001, amends Chapter 8 (Enforcement, Infractions, and Penalties) of Title 23 (Alcoholic Beverages) of the District of Columbia Municipal Regulations (DCMR) by adding a new Section 810 (Suspension of On-Premises Alcohol Sales and Consumption Due to Public Emergency) on an emergency basis.

On March 20, 2020, in response to the spread of COVID-19, the Mayor issued Mayor’s Order 2020-050, Extensions of Public Health Emergency Coronavirus: (COVID-19) and Mayor’s Order 2020-051, Prohibition on Mass Gatherings During Public Health Emergency – Coronavirus (COVID-19). These Orders serve to extend with some changes the two previous Mayor’s Orders issued March 11, 2020, (Mayor’s Orders 2020-045 and 2020-046) through April 24, 2020. On March 24, 2020, the Mayor issued Mayor’s Order 2020-053, temporarily closing all non-essential businesses in the District, and further prohibiting large gatherings. On April 15, 2020, the Mayor extended the public emergency and public health emergency in the District through May 15, 2020. (Mayor’s Order 2020-063). On May 13, 2020, the Mayor extended the public emergency and public health emergency in the District through June 8, 2020. (Mayor’s Order 2020-066).

Recognizing that other types of ABC licensed establishments sought to offer alcoholic beverages for carry-out and delivery, the Board took further emergency action to allow hotels, multipurpose facilities, and private clubs to obtain temporary restaurant endorsements so that they also could offer alcoholic beverages for carry-out and delivery. The Board adopted a Notice of Emergency Rulemaking by a vote of six (6) to zero (0). *See* 67 DCR 4589 (March 27, 2020). The Board adopted a second emergency rulemaking on March 25, 2020, by a vote of seven (7) to zero (0), which superseded the emergency rulemaking that the Board had previously adopted. *See* 67 DCR 4130 (April 10, 2020).

On April 22, 2020, by a vote of seven (7) to zero (0), the Board took further emergency action in response to the Council of the District of Columbia’s expansion of carry-out and delivery authorization to nightclubs. Specifically, the Notice of Third Emergency Rulemaking permitted nightclub licensees to obtain a temporary restaurant endorsement so that they can offer alcoholic beverages for carry-out and delivery with at least one (1) prepared food item. *See* 67 DCR 5600 (May 29, 2020).

After the Board adopted the third emergency rulemaking, Mayor Bowser issued Mayor’s Order 2020-067, dated May 27, 2020, implementing Phase 1 of Washington D.C.’s reopening. Among other things, Mayor’s Order 2020-067 partially lifted the restriction prohibiting on-site dining by allowing restaurants, taverns, nightclubs, mixed-use facilities, and other licensed food establishments to offer table service to seated patrons on outdoor public or private space. The Board interpreted the phrase “mixed-use” facilities to include hotels, multipurpose facilities,

private clubs and other class CX and DX licensees, and licensed manufacturers that serve food and satisfy the requirements set forth below. Thus, on May 28, 2020, the Board adopted the Notice of Fourth Emergency Rulemaking, by a vote of six (6) to zero (0). This emergency rulemaking superseded the previously adopted emergency rulemaking. *See* 67 DCR 7930 (June 26, 2020).

Since adopting the fourth emergency rulemaking, Mayor Bowser issued Mayor’s Order 2020-075, dated June 19, 2020, implementing Phase Two of Washington, D.C.’s reopening. Mayor’s Order 2020-075, among other things, allows restaurants, taverns, nightclubs, mixed-use facilities, and other licensed food establishments to: (1) offer on-site dining indoors; (2) limits indoor capacity to no more than fifty percent (50%), excluding staff and outdoor seating; and (3) allow bar seating provided the bar is not being staffed or utilized by a bartender.

Thus, on June 19, 2020, the Board, pursuant to the authority set forth in D.C. Official Code § 25-211(c) (2012 Repl. & 2019 Supp.), and Mayor’s Order 2001-96, dated June 28, 2001, as amended by Mayor’s Order 2001-102 (July 23, 2001), adopted Notice of Fifth Emergency Rulemaking, by a vote of six (6) to zero (0). This emergency rulemaking amends Section 810 to modify the conditions under which licensees may sell, serve and allow the consumption of beer, wine, or spirits indoors or outdoors during the public emergency.

The Board finds that emergency action is necessary to ensure that alcoholic beverages continue to be sold and consumed under conditions that do not exacerbate the spread of COVID-19 during Phase Two of Washington, D.C.’s reopening. Accordingly, the Board finds this rule is necessary to continue the immediate preservation of public health.

This emergency rulemaking supersedes the previously adopted emergency rulemaking and shall remain in effect for the duration of the Extensions of Public Emergency and Public Health Emergency, but in no event longer than one hundred twenty (120) days from the Board’s adoption; expiring on or before October 17, 2020, unless superseded. The emergency rulemaking shall take effect at 8:00 a.m. on Monday, June 22, 2020.

Chapter 8, ENFORCEMENT, INFRACTIONS, AND VIOLATIONS, of Title 23 DCMR, ALCOHOLIC BEVERAGES, is amended by adding a new § 810 to read as follows:

810 CONDITIONS OF ON-PREMISES ALCOHOL SALES AND CONSUMPTION DURING THE PUBLIC EMERGENCY

810.1 The sale and service of alcoholic beverages for on-premises consumption indoors and outdoors shall be permitted in the District of Columbia for the remainder of either or both the Mayor’s Public Emergency and Public Health Emergency by authorized licensees provided they comply with the requirements set forth in § 810.2. Specifically, the sale and service of alcoholic beverages for on-premises consumption indoors and outdoors shall be permitted by the following license classes:

- (a) The holders of a retailer’s license class C or D, including licensed caterers;

- (b) Class A or B manufacturers holding an on-site sales and consumption permit;
- (c) Festival and temporary license holders; and
- (d) Any other license or permit category set forth under Title 25 of the D.C. Official Code.

810.2

An on-premises retailer license, class C/R, D/R, C/T, D/T, C/N, D/N, C/H, D/H, C/X, or D/X, including a multipurpose facility or private club, and a manufacturer license, class A or B, holding an on-site sales and consumption permit may sell, serve and allow the consumption of beer, wine, or spirits indoors or on a Board-approved outdoor sidewalk café or summer garden, including an existing rooftop patio; provided that the licensee shall:

- (a) Limit its indoor capacity to no more than fifty percent (50%) of the lowest indoor occupancy load or seating capacity on its certificate of occupancy, excluding employees and outdoor seating.
- (b) Place indoor or outdoor tables on the sidewalk café or summer garden serving separate parties at least six feet (6 ft.) apart from one another;
- (c) Ensure for non-movable communal tables that parties are seated at least six feet (6 ft.) apart from one another and that the communal table is marked with six-foot (6 ft.) divisions, such as with tape or signage;
- (d) Ensure that all indoor and outdoor dining customers are seated and place orders and are served food or alcoholic beverages at tables;
- (e) Prohibit events and activities that would require patrons to be standing or in cluster or be in close contact with one another, including dancing, playing darts, video games including games of skill, bowling, ping pong, pool, throwing axes, or indoor playgrounds;
- (f) Prohibit patrons from bringing their own alcoholic beverages;
- (g) Prohibit self-service buffets;
- (h) Have a menu in use containing a minimum of three (3) prepared food items available for purchase by patrons;
- (i) Require the purchase of one (1) or more prepared food items per table;
- (j) Ensure that prepared food items offered for sale or served to patrons are prepared on the licensed premises or off-premises at another licensed entity

that has been approved to sell and serve food by the District of Columbia Department of Health;

- (k) Restrict its operations, excluding carry-out and delivery, and the sale, service, or the consumption of alcoholic beverages outdoors for on-premises consumption to the hours between 8:00 a.m. and midnight, Sunday through Saturday, unless further restricted by settlement agreement or Board Order;
- (l) Not have more than six (6) individuals seated at a table or a joined table outside or inside;
- (m) Require patrons to wait outside at least six feet (6 ft.) apart until they are ready to be seated;
- (n) Not provide live music or entertainment except for background or recorded music played at a conversational level that is not heard in the homes of District residents;
- (o) Not serve alcoholic beverages or food to standing patrons;
- (p) Prohibit standing at indoor and outdoor bars and only permit seating at indoor or outdoor bars that are not being staffed or utilized by a bartender;
- (q) Require a minimum of six feet (6 ft.) between parties seated at indoor and outdoor bars, rail seats, or communal tables;
- (r) Prohibit the placement of alcohol advertising, excluding non-contact menus, furniture and umbrellas, on outdoor public space;
- (s) Provide and require that wait staff wear masks;
- (t) Request that patrons wear masks when waiting in line inside or outside of the establishment or while traveling to use the restroom or until they are seated and eating or drinking;
- (u) Implement a reservation system by phone, on-line, or on-site and consider keeping customer logs to facilitate contact tracing by District of Columbia Department of Health;
- (v) Implement sanitization and disinfection protocols including the provision of single use condiment packages;
- (w) Be permitted to utilize an additional location registered for alcohol carry-out and delivery, pursuant to D.C. Official Code § 25-113(a)(3)(D) for indoor on-premises alcohol consumption provided the location has a valid

certificate of occupancy for a restaurant or other eating or drinking establishments. The use of outdoor space adjacent to or near the additional location shall be required to be registered pursuant to D.C. Official Code § 25-113(a)(6) in order to be utilized for outdoor dining; and

- (x) Have its own clearly delineated indoor and outdoor space and shall not share tables and chairs with another business.

810.3 A manufacturer's license, class A or B, with an on-site sales and consumption permit or a retailer's license class C/T, D/T, C/N, D/N, C/X, or D/X, may partner with a food vendor during its operating hours to satisfy the use of a menu containing a minimum of three (3) prepared food items available to patrons requirement set forth in § 810.2(f), provided patrons are seated when ordering and ordered food is delivered by the licensee to the seated patron.

810.4 A licensed restaurant, tavern, hotel, nightclub, or Class C/X and D/X licensee, including multi-purpose facilities and private clubs that register with the Board may sell beer, wine or spirits in closed containers for individuals to carry-out to their home or deliver beer, wine or spirits in closed containers to the homes of District residents; provided that each such carry-out or delivery order is accompanied by one or more prepared food items.

810.5 Board approval shall not be required for registration; however, a restaurant, tavern, hotel, nightclub, or Class C/X and D/X licensee, including multipurpose facilities and private clubs shall receive written authorization from ABRA prior to beginning carry-out or delivery of beer, wine or spirits.

810.6 A registered licensed restaurant, tavern, hotel, nightclub, or Class C/X and D/X licensee, including multipurpose facilities and private clubs may sell beer, wine or spirits for carry-out and delivery only between the hours of 7:00 a.m. and midnight, Monday through Sunday.

810.7 Except as provided in § 810.2, a registered licensed restaurant, tavern, hotel, nightclub, or Class C/X and D/X licensee, including multi-purpose facilities and private clubs shall not permit the consumption of beer, wine or spirits on the licensed premises.

810.8 Any person delivering beer, wine or spirits to the homes of District residents shall be eighteen (18) years of age or older and shall take reasonable steps to ascertain that the person receiving the delivered beer, wine or spirits is twenty-one (21) years of age or older.

810.9 The Board, in its discretion, may immediately suspend or revoke without prior notice or advertisement, the ABC license of an establishment licensed under Title 25 of the District of Columbia Official Code that is in violation of this

section. Nothing in this subsection shall prohibit the Board or ABRA from issuing a written or verbal warning for a violation of this section.

810.10 The Board shall conspicuously post two (2) summary suspension or revocation notices at or near the main street entrance of the outside of the establishment.

810.11 A licensee may request a hearing within three (3) business days after service of a Notice of Suspension or Revocation for a violation of this section. The Board shall hold a hearing within two (2) business days of receipt of a timely request and shall issue a decision within three (3) business days after the hearing.

810.12 A licensee aggrieved by a final summary action may file an appeal in accordance with the procedures set forth in subchapter I of Chapter 5 of Title 2.